

5. Residuary Estate: I give my entire residuary estate, being all the rest of the property, real, personal or mixed, which I shall own at my death and which is not disposed of by the foregoing provisions of my Will, as follows:

Beneficiary name(s):	Percentage Share:
_____	_____
_____	_____
_____	_____
_____	_____

If any beneficiary named in this paragraph 5 predeceases me, the deceased beneficiary's share of my estate shall be distributed as follows:

6. Beneficiaries: For purposes of this Will, a beneficiary shall be deemed to have predeceased me if such beneficiary dies within thirty (30) days after the date of my death.

If any beneficiary entitled to distribution of my estate is then under the age of 21, such person's share shall be held by my Personal Representative as custodian under the Colorado Uniform Transfers to Minors Act until such person attains the age of 21 or dies prior thereto.

7. Debts and Expenses: I direct that my debts and expenses shall be paid out of my residuary estate by my Personal Representative when they are due, except that any debts on any real property given in this Will shall shall not be assumed by the person to receive such real property.

8. Taxes: I direct that all estate, inheritance and other taxes payable by reason of my death on any property included in my estate for tax purposes shall be paid as an expense of administration without contribution from any person and without apportionment.

9. Informal Probate: It is my intention that the probate of my estate be conducted as an administrative, not a judicial, proceeding under the Colorado Probate Code. I therefore suggest informal probate of my Will and informal appointment of my Personal Representative, unless changed circumstances occur which I could not have anticipated and which would necessitate formal or supervised judicial proceedings for the protection of persons interested in my estate.

10. Other Terms: The validity and construction of my Will shall be governed by the laws of the state of Colorado. Definitions of terms in my Will shall be as defined in the Colorado Probate Code in effect at my death. Nouns and pronouns of any gender and the terms "personal representative," "beneficiary," "children," and "testator," shall include the other gender, and the singular or plural shall include the other. The headings and paragraph titles are for reference only.

In case any one or more of the provisions contained in my Will are for any reason held to be invalid, illegal, or unenforceable in any respect, such issue shall not affect the validity, legality, or enforceability of the any other provision of my Will.

I, _____, the testator, sign my name to this instrument this _____ day of _____, 20____, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Will and that I sign it willingly (or willingly direct another to sign for me), that I execute it as my free and voluntary act for the purposes therein expressed and that I am eighteen (18) years of age or older, of sound mind, and under no constraint or undue influence.

Testator

AFFIDAVIT AND ACKNOWLEDGMENT – SELF-PROVING (see Note below)

We, _____, _____, the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the testator signs and executes this instrument as the testator’s Will and that the testator signs it willingly (or willingly directs another to sign for the testator), and that the testator executes it as the testator’s free and voluntary act for the purposes therein expressed, and that each of us, in the conscious presence and hearing of the testator hereby signs this Will as witness to the testator’s signing, and that to the best of our knowledge the testator is eighteen years of age or older, of sound mind, and under no constraint or undue influence.

Witness

Witness

Subscribed, sworn to and acknowledged before me by _____, the testator, and subscribed and sworn to before me by _____ and _____, witnesses, on _____ (date) in the County of _____, State of Colorado.

(SEAL)

Signature

Official Capacity of Officer

OR

ACKNOWLEDGMENT – TESTATOR (see Note below)

Subscribed, sworn to and acknowledged before me by _____, the testator, on _____ (date) in the County of _____, State of Colorado.

(SEAL)

Signature

Official Capacity of Officer

Questions regarding the use or execution of this form should be directed to your attorney.

GENERAL INFORMATION:

Choosing a Personal Representative. Also known as an executor, this is the person you choose to be responsible for your estate after your death. This person pays your debts and taxes, files probate paperwork, locates beneficiaries, distributes your assets, and other duties allowed by law. An alternate or successor personal representative is named in case your initial choice cannot serve.

Tangible Personal Property, in general, is something that you can actually touch and is movable such as personal items, household goods, motor vehicles, etc. A Letter may be created to list specific gifts of personal property, and the recipients, that becomes a part of your will. The Letter may be changed from time to time as ownership or beneficiaries of these items change.

Intangible Personal Property is generally stocks, bonds, money, IRAs, etc.

Real Property is real estate – your house, buildings or land.

Residuary estate is the remainder of an estate after specific gifts, debts, and expenses. The residuary beneficiary is the recipient of anything not left specifically to someone else.

Beneficiary is any recipient who receives a gift from you of any type of property. A successor or contingent beneficiary is commonly named to receive the gift if your first choice dies before you. Full names and the relationship are commonly used in a will to name a beneficiary, or the name and address of an institution if the beneficiary is not a person.

NOTE:

Complete only one of the two acknowledgments in the Will.

1. Self-proving affidavit (the testator and 2 witnesses sign in the presence of a notary): A self-proving affidavit and acknowledgment attached to a will certifies that the witnesses and testator properly signed the will. A self-proved will is generally accepted when filed and satisfies the court's requirements for execution of the will without testimony of any attesting witnesses, unless there is evidence of fraud or forgery affecting the acknowledgment or affidavit.

OR

2. Testator Acknowledgment (the testator signs in the presence of a notary): If the will is notarized, but not self-proved (without attesting witnesses), the court assumes that the requirements for execution are satisfied upon filing the will, unless someone comes forward to contest it and proves otherwise.